THE COURTS.

Shot by a Friend and Compelled to Prosecute Him.

THE RETORT COURTEOUS

Charge of Perjury Growing Out of the Late Arson Trial.

A case of somewhat enlivening surroundings was tried yesterday in Part 1 of the Court of General Sessions. Samuel F. Perry was charged with shooton No. 1,397 Broadway, on the night of November 11. As Dorauss entered the saloon he encountered Perry and several of his companions, and invited them to drink. With the exception of Porry all accepted the invitation. Subsequently a quarrel ensued, in the course of which Perry accused Doraitss with having come into the sibre to kill him. "No, I did not," observed Dorauss; "but what if I did?", Perry, upon this, drew a revolver and shot him twice, the bullets entering his right shoulder and left breast. Dorauss, tering his right shoulder and left breast. Dorauss, in an unconncious condition, was conveyed to the Twenty-ninth precinct police station, where the wounds were promptly attended to. He declined to say who shot him, but Captain Williams learned who his assailant was and compelled Dorauss to give bail to appear against him. Mr. A. H. Purdy defended the accused, and in answor to his interrogatories Dorauss said he was a civil engineer, but had not worked at his business since he was twenty years old. He had been fined \$250 for keeping a gambling house in Boston, had served one year's imprisonment and was fined \$1,000 for personating a police officer, and was centenced to four years' imprisonment in Troy for burglary, his term having expired last April. The witness further stated that he did not desire to make any complaint against Perry siter recovering from his injuries, but was taken into custody by Detective Dunlop and brought before Captain Williams, who insisted upon his making a complaint. When he found that he would have to appear against Perry he promised the Captain he would appear in court whenever called upon. He was locked up and had to make as complaint against Perry. The witness admitted that he had been forced to make the complaint against Perry by threats of imprisonment. In reply to Assistant District Attorney Bell Doraues and he was not armed on the night in question and entertained no grudge against Perry. The further hearing of the case will be resumed to-day.

OPPOSING THE ATTACHMENT.

The late Robert W. Mackey, former State Treasurer of Pennsylvania, appointed as one of his execu-William McCandless. The latter found, as he claims, \$51,000 owing to the estate by Phil. Daly, this sum embracing \$22,000 money loaned to Mr. Daly by Mr. Mackey. This portion of the claim, it is averred, was sold to Mr. Theodore Walton, proprietor of the St. James Hotel, Mr. Walton not succeeding in getting the claim paid obtained a warrant of attachment against the safe of Daly and some money he had on deposit in the Second National Bank, the total sum attached being \$6,485-83. A motion was made yesterday before Judge Lawrence in Supreme Court, Chambers, by Mr. D. B. Childs on behalf of Oscar Gunn, who claims that \$5,222 of the money attached is his private property. Mr. J. N. Schowdy opposed the motion, claiming that Gunu and Daly were in partnership in a club house in West Twenty-fith street.

"T. ese gentlemen are persons who play chips, is sum embracing \$22,000 money loaned to Mr.

we will show that other parties played chips atter some further discussion Judge Lawrence took the papers, reserving his decision.

OFFICIAL UTTERANCES.

In the matter of the estate of Amelia Smith, a mo tion was made yesterday before Surrogate Caivin, on the motion to compel the executor to pay over cer-tain sums of money. Mr. Settle, counsel for the been finally determined by the Surrogate, and that been finally determined by the Surrogate, and that no legal reason was presented by the executor for such reargument. Judge Dittenheefer, who appeared for the executor for this motion, read from the Surrogate's written opinion stating that the examination of the matter had been a very laborious one; that the report of the auditor was confused and embarrassing, and that he himself had not been aided in the disposition of the case by the briefs or counsel. That was the case when I wrote the opinion," in-upted Judge Calvin; "but I think afterward I did

t a brief."
"Of course we know nothing of what occurred terward," said Judge Dittenhoefer. "We rely upon to 'official utterances' of the Surrogate; and in the mguage of Sir Joseph Porter, the ruler of the meen's Navee, official utterances are always unan-

After some further discussion the Surrogate took the papers and reserved his decision.

THE LATE ARSON TRIALS.

Recently, during the trial of Freeman and Bern stein in the Court of Oyer and Terminer for arson, it being averred that they set fire to the five story tenement house No. 11 Ludlow street, one of the vitnesses, a glazier named Cohen Davis, residing at No. 75 Eidridge street, it is alleged, committed per-jury in endeavoring to prove an alibi by swearing jury in endeavoring to prove an alibi by swearing that on the night of the fire Freeman was in his house, No. 44 Hester street, for several hours before and after the occurrence, the witness, it is claimed by the prosecution, knowing that such statement was untrue. Under the circumstances Assistant District Attorney Rollins had Davis indicated, and carly yesterday morning Detectives O'Connor and Field, of the District Attorney's office, took him into custody. The accused was arraigned in the Court of General Sessions and tendered a pica of not guilty. The case will be on the calendar to-day in trial. Joseph Levy, who was indicted with Bernstein, Perlstein and Freeman, has been reindicted as an accessory before the fact to arson in the first degree. When arraigned he plended not guilty to the new indictment.

Late on the evening of April 21 John Donohue entered the club rooms of the Trainor Association, No. 166 Christopher street, and fell asleep. While quent investigation showed that while he was asleep two other members of the association, named John Joyce, alas "Yallow," and Frank Montagne, had in-timated their desire to "go through him." The pawn ticket of the watch was subsequently returned by Joyce's brother and the former was arrested. He was tried and convicted of receiving stolen goods. When called to the bar yesterday by Assistant Dis-tict Attornoy Russell for sentence evidence of previous convictions was submitted. He was thable to produce say teatmony as to his character, though an adjournment had been granted for that purpose. Judge Cowing sentenced him to the State Prison for five years. quent investigation showed that while he was asleed

SUMMARY OF LAW CASES.

Ex-Judge Gunning S. Bedford, William Cruikshank and George W. Swords were yesterday appointed by Judge Lawrence, Commissioners for the opening of Sixty-seventh street and Third avenue to East River. Jeseph Glennan, of Rondout, Ulster county, and Richard Kannan, of Rheincliff, in the same county, were brought before United States Commissione Shields yesterday charged with failure to pay the

shields yesterday charged with failure to pay the government size imposed on retail higher, deplets. They gave bath in \$250 each to await the action of the Grand Jury.

In the suit of the Donner and De Castro Sugar Renning Company against the ship Strand, an order of reference to Commissioner Lyman was yesterday made by Judge Choate, in the United States District Court, to ascertain the amount of damage to the cargo arising through the alleged negligence of the officers while the ship was lying at the wharf in Sircoklyn.

cargo arising through the aliened negligence of the officers while the ship was lying at the wharf in Sircoklyn.

John E. Knapp has sued out a writ of habeas corpus to produce the enetody of his two children. Adriance A. Knapp, aged sixteen, and Neilie H. Knapp, aged twelve, who, he says, are now with their mother. In his petition he says that in January, 1876, he was granted by Judge Dykman in Brooklyn a decree of divorce from his wife, which decree gave to him the custody of his five children. When the matter came up for a hearing yesterday before Judge Lawrence, in Supreme Court, Chambers, it was stated by comed that a feature of this case was the alieged outsiming of a divorce in Initiana, of which no proof had been furnished. Judge Lawrence gave ten days to submit further papers in the case.

The trial of Frank Woolley, a hatter, of avenne A and Seventh street, on the charge of receiving stolen goods, was yesterday continued before Judge Gilder-Richy. Frederick Cantine, a porter employed by Julius Korn, hat manufacturer at Spring and Greene sirceis, concocted a scheme to rob his employer, and, with the said of two persons, named James F. Gould and Morris Russ, stole \$1,000 worth of hat bodies. Woolley bought the hats for \$350, and the proceeds were divided. Gould, Russ and Cantine were arrested as the thieves and Woolley as the receiver. It was shown on the part of the prisoner that Woolley, in purchasing the goods, had acted in good faith, and she jury sequitred him without leaving their seats. Gould, Cantine and Kness, who had already pleaded guilty, were called to the bar for

sentence, and Judge Gildersleeve sentenced them to two years each in the State Prison.

A motion came up in Supreme Court, Chambers, yesterday, before Judge Lawronce, brought by Mr. George W. Wilson, counsel for Samuel Goodwin, the committee of Diana Bannister, to compel the sisters Jane Giles and Ann Elizabeth Ely, to surrender the clothing of their sister which they had refused to deliver to Mr. Goodwin. Mr. Ambrose H. Purdy opposed the motion on the ground that Mr. Goodwin is not the committee, having disobeyed the order of the Supreme Court, forty days since. Mr. Wilson retorted:— Then if the Court please, if that be so Your Honor has been put to much useless trouble in the motion to remove Mr. Goodwin as committee when the gentleman now says he is not occupying that position." This provoked a smile from the Court. Judge Lawrence then said that he intended to look after the interest of Mrs. Bannister, and she should have the benefit of her things now and not suffer for the want of them while this controversy was going on. Mr. Purdy stated upon this that he was willing to send the things immediately to Mrs. Bannister. Mr. Wilson said that was all he desired and accepted the offer, which brought the motion suddenly to an end.

Charles Harft, lessee of a house in Greene street, brought a suit against Police Captain MoDonnell for \$2.000 damages claimed to have been done to the building through breaking open the door in order to arrest one of the female immates, who was arrested for soliciting men from the streets for immoral purposes, to the annoyance of respectable people living in the neighborhood. In a suit in the Marine Court has just given an opinion. Judge McAdam writing the opinion, ryversing the Judgment and ordering a new trial. He holds that the defendent and ordering a new trial. He holds that the defendent and ordering a new trial. He holds that the defendent and ordering a new trial. He holds that the defendent and ordering a new trial. He holds that the defendent and ordering a new trial. He holds

COURT CARDADARS - IMIS DAY,
SUPREME COURT—CHAMBERS—Held by Judge Lawrence.—Nos. 1, 47, 61, 63, 85, 97, 109, 120, 130, 173, 175,
130, 196, 223, 224, 230, 225, 243, 250, 251, 273, 257,
SUPREME COURT—GENERIAL TREAT—Held by Presiding Judge Davis and Judges Brady and Ingelis.—
Nos. 157, 1645, 170, 175, 184, 193, 194, 195, 142, 150, 164,
187, 26635, 100, 101, 100, 111, 130, 138, 161, 162, 166, 171,
180, 185.
SUPREME COURT—SPECIAL TREAT—Held by Index

187, 296 j., 100, 101, 108, 111, 120, 138, 161, 162, 166, 171, 180, 185.

SUPREME COURT—SPECIAL TERM—Held by Judge Van Brunt.—Demurror—No. 23. Law and fact—Nos. 801, 503, 335, 347, 808, 809, 867, 917, 921, 877, 882, 138, 834, 79, 922, 926, 834, 635, 663, 674, 867, 45, 900, 942, 824, 435, 608, 644, 485, 604, 644, 642, 721, 719.

SUPREME COURT—CIRCUIT—Part 1—Held by Judge Damiels.—Nos. 1421, 1861 j., 2868, 2726, 4055, 2832, 1856, 4255, 3259, 3273, 3277, 3278, 4367, 2223, 1865, 2852, 2856, 2856, 3319, 3320, 3321, 2951, 2174, 2243, 942, 2763. Part 2—Held by Judge Barrett.—Case on No. 4177, White, &c., vs. Dry Dock, Past Broadway and Battery Railroad Company. No day calendar, Part 3—Held by Judge Donohue.—Nos. 2987, 2529, 2136, 1922, 3197, 188, 3066, 3986, 4649, 4741, 3073, 1818, 2117, 2455, 8106, 128, 1244, 2773, 2165, 2866, 3215, 3291, 3302, 3310, 2172, 1129, 1251, 2973, 1905, 1907, 3292, 3333, 1292, 2850, 3156, 3156, 3159, 3339, 3341, 3343.

SUPRINGE COURT—GENERAL TERM—Held by Judges Van Vorst and Sedgwick.—Appeals from orders—Nos. 4, 5, 7, 3. General calendar—Nos. 31, 33, 34, 36, 37, 42, 45, 11.

SUPERIOR COURT—SPECIAL TERM—Held by Judge Freedman,—Case on, No. 20 Nov. 19 Freedman.—Case on, No. 29. New England Iron Company vs. Gilbert Elevated Railrond Company. No day calendar.

Sompany vs. Gibert Elevatet Amrosa Company.

No day calendar.

SUPERIOR COURT—TRIAL TERM—Part 1—Held by
Judge Speir—Nos. 423, 529, 524, 463, 101½, 102, 103,
631, 607, 308, 576, 633, 619, 506, 525, 622, 650, 453, 503.

Part 2.—Adjourned for the term.

COMMON FLEAS—GENERAL TERM—Held by Chief
Justice C. P. Daly and Judge Van Hoesen.—Nos. 3,
4, 8, 14, 29, 23, 25, 34, 9, 20, 25, 41, 42, 51, 53, 58,
83, 28

83, 28.

COMMON PLEAS—SPECIAL TERM—Held by Judge Larremore.—Nos. 7 and 8.

COMMON PLEAS—EQUITY TERM.—Adjourned for the

Larremore.—Nos. 7 and 8.

Common Pleas.—Rquery Term.—Adjourned for the term.

Common Pleas.—Thial Term.—Part 1.—Held by Junge J. F. Daly.—Nos. 921, 925, 858, 960, 1022, 1964, 901, 889, 1742, 683, 997, 832, 984, 441, 975, 976, 979, 1222, 122, 173, 876, 917, 851, 388, 936, 1935, 985.

Part 2.—Adjourned for the term.

Marine Courr.—Thial Prim.—Part 1.—Held by Chief Justice Alker.—Nos. 5509, 1582, 4713, 5506, 4875, 3177, 3178, 6021, 6393, 5521, 5777, 5439, 5492, 5601, 4790, Part 2.—Held by Judge Shea.—Nos. 5455, 5411, 5668, 3120)2, 6456, 5539, 5537, 6556, 5659, 6538, 6550, 3690, 44140, 6372, 5538. Part 3.—Held by Judge Sheridan.—Nos. 5343, 4634, 4664, 5082, 5845, 2799, 4455, 5353, 5564, 5565, 5666, 5567, 5658, 5670, 5296.

Courr of General Skssions—Part 1.—Held by Judge Gildersleeve.—The People vs. Thomas McKenna and John Daley, burglary: Same vs. George Allen, grand larceny; Same vs. John Weiss, grand larceny; Same vs. Held by Judge Cowing.—The People vs. Jennie May, felonious assault and battery; Same vs. Lelward Hemmingway, grand larceny; Same vs. Edward Hemmingway, grand larceny; Same vs. Darwin Esmond, forgery; Same vs. Michael Long, misdemeaner.

A NEW LAKE PORT.

SODUS BAY, LAKE ONTARIO, AS A NORTHERN TERMINUS OF THE DEEPENED CANAL ROUTE FROM THE LAKES-INCREASING THE TRADE OF NEW YORK—HOW THE GRAIN OF THE WEST MAY BE DIVERTED FROM THE ST. LAWRENCE

To THE EDITOR OF THE HERALD:—
The recently published, statement of State En-

gineer Seymour to the effect that increasing the depth of the Eric Canal to the extent of one foot would bring to the city of New York yearly an increase of 90,000,000 bushels in her grain trade, with an addition of \$10,000,000 per annum to her wealth, dealing circles. It is of especial interest when con-sidered in connection with the fact that through a not only lost to the city but to the country, as pre cisely that amount finds its way every year through the Welland Canal to Canadian ports. This competi-

tion of the Canadians, yearly growing in its importance, must be met by prompt and decisive action if we would retain our pre-eminence in this important branch of trade. In order to accomplish this great and it is plain that we must offer to shipping an outlet to the ses superior to that now offered by our good neighbors, the Canadians, by way of the St. Lawrence River.

The Welland Canal is an established fact. It is 28 miles long, 39 feet wide, and with a depth of water in the locks of 10 feet 5 inches, which depth will, by the improvements practically removes the obstruction created by neighbors, which so long diverted the entire trade of the lakes through the Eric Canal to our waters. It is useless to attempt a competition at this point, as that would necessitate the deeponing of the entire length of the Eric Canal (532 miles) at least five feet, which would be required, in addition to its present depth of seven feet, to make it rival the Welland Canal in depth. It is obvious at a glance at these igures that any effort to sease the grain before it reaches Lake Ontario is out of the question. We must therefore, if we would prevent the lakes wessels which have passed the Welland Canal from continuing to sait water via the St. Lawrence River, offer them on our shore of the lake a port which combines the advantages of safe and commodious harbor and a cheen inland connection with a more advantageous ocean port than the Canadians can offer. This port exists on the southern shore of Lake Ontario, and is well known to lake naylestors as direct Sodus Bay. The mitional government, appreciating its great natural advantages, have in the past few years expended \$500,000 or \$100,000 in the construction or piens and tighthouses, which improvement in great stream of the surface is heaving the provided the surface of the canadians of the analysistors as treat southers, which adopted a nouth, a harbor portected on the sease of the canadians of the canadians

THE "L' ROADS.

Judge Barrett Decides that They Are "Subject to Taxation.

All Superstructures Erected on the Land Held To Be Realty.

An important decision was rendered yesterday by Judge Barrett upon the question raised before his in superence Court, Special Term, as to the taxation of the raised and pressurate of our elevated raised in the state of the company which company had taken exception of the raised and the state of the company which company had taken exception to the tax levels and pressurate of our elevated raised for the raised on the contractive can be taxed to the state of the company had taken exception to the tax levels and pressurate of our elevated raised raised to the tax levels and pressurate of our elevated raised raised to the tax levels to the tax lev

which, as will, be seen, he confirms the tax on the real estate of the company but veates that upon the personal property:—

FUNDE MEMBET'S OPINION.

With respect to the foundations and superstructure, the case is directly within the principle of the People vs. Beartleight, 25 Bart., 105. The track of a railway company was there held so be taxable as "land" under the statutory definition of that item. It makes not that the easement is unaccompanied by the special statute for height of the land, as more than the company was there held so be taxable as "land" under the statutory definition of that item. It makes not that the easement is unaccompanied by the special statute for height of the land, as the statutory phrase, all buildings and other strikes creeked upon or affined to the land, as "articles" enceted upon and affixed to the land, as "articles" enceted upon and affixed to the land, as "articles" enceted upon and affixed to the land, as "articles" enceted upon and affixed to the land, as "articles" enceted upon and affixed to the land, as "articles" enceted upon and affixed to the land, as "articles" enceted upon and affixed to the land, as "articles" enceted upon and affixed to the land, so in the roadbad which rests upon the columns. The depot houses and stairways leading and attached thereto are 'fouldings." True they do not rest directly upon the surface, but they are affired upon it degree from houses built upon splies or other made fature.

But even if such an elevated structure should be as real estate (The Hudson liver Bridge Company vs. Patterson, Court of Appeals Mas.) As to the foundations standing alone, they are clearly within the general common law rule as to fixture with the such as the court of the power of the company vs. Patterson, Court of Appeals Mas.) As to the foundations of a transfer of the court will see the rest of the city cannot be regarded as real estate. The hold has the court of the proposition is The People vs. the Board of Assessors, 25 N. X. 25 N. 25 N. 25 N. 25 N. 25 N.

whole.

The five febr cent net income pand fills city.

The next consideration is whether the relator has, by special statute, been exempted from taxation upon fits real estate. Such exemption is claimed under chapter 855 of the Laws of 1858. The second section of that act provides for the payment by the company to the Comptroller of "five per cent of its net income for the purpose of being expended in the improvement of the condition or appearance of the streets or parts of streets or aventus or placed through which said railway shall be constructed by preserving or transplanting shade trees, or by other mobilishments or improvements of awnings and sidewalk structures which may bend to render embellishments or improvements of awnings and sidewalk structures which may bend to render the general condition of the tree of the street of the grade condition of the condition of the condition of the condition of the provements of the condition of the

Havens, the chief engineer of the New England Company, resumed his examination. His testimony related chiefly to the plans of the road. The defendant claimed that the plans were incomplete. After a long examination as to an alleged reassignment as adjournment was taken.

JONATHAN T. WELLS' CASE.

The report of Mr. Van Sinderin, receiver in the case of Mr. Jonathan Tremaine Wells, the wealthy and eccentric old bachelor, whose sanity was lately questioned before a Sheriff's jury of Kings county, was filed in the office of the County Clerk yesterday. According to the report the estate of Mr. Wells, which is valued at \$886,000, has been returned to htm.

MARRIAGES AND DEATHS.

ENGAGED.

HOUSTON—FARLEY.—On September 2, 1878, by R. Patterson, D. D., F. L. HOUSTON and BRIEF FARLEY, daughter of Cornelius Farley, of Lexington av.
WOLFF—GUIMAN.—On March 2, by the Rev. Dr. Meisner, Julius Wolff to Therasa, daughter of the late H. Guiman.

DIFO

DIED.

ATRINSON.—On Sunday, March 9. ANDREW ATRINSON, aged 31 years.

Relatives and friends are respectfully invited to attend the funeral, on Tuesday, 11th, at half-past two P. M., from his late residence, 240 West 15th st.

Boston papers please copy.

Crescent Lodge, No. 402, F. A. M.—The members of Crescent Lodge, No. 402, are hereby summoned to attend an emergent communication at the lodge room, on Tuesday, 11th inst., at half-pest one P. M., for the purpose of paying the last tribute of respect to our late Brother Andrew Atkinson.

JOSEPH A. LACKEY, Master.

WILLIAM Y. TAIT, Secretary.

WILLIAM Y. TAPT, Secretary.

BEATTIE.—On Sunday, March 9, Malvina, beloved wife of Jas. H. Beattie and only dauguter of Wm. C.

Beattle.—On Sunday, March 9, Malvina, beloved wife of Jas. H. Beattle and only daugnter of Wm. C. and May Burniston.

Funeral at late residence, 152 6th av., near St. John's place, Brooklyn, on Wednesday, March 12, at ten o'clock. Relatives and friends invited. Interment at Woodlawn.

Behranny.—On Saturday, March 8, Lazzie, daughter of heary and Geslie M. Behrmann, agod 2 years, 3 months and 9 days.

Relatives and friends are invited to attend the funeral, on Tuesday, March 11, at one o'clock P. M., from the residence of her parents, No. 221 Wooster st. BOYD.—Mary M., beloved wife of William J. Boyd, agod 23 years.

Funeral from her late residence, 678 11th av., tomorrow (Wednesday) at one o'clock P. M.

BULL.—At Saybrook, Conn., March 7, of scarlet fover, Irassic Robbins, only child of Elizabeth Elendel and the late Richard W. Bull, M. D., agod 6 years and 10 months.

Funera private.

BROSEN.—On Monday, March 10, 1873, KATE BROSEN, wife of John Brosen, in her 3list year.

Relatives and friends of the family are respectfully invited to attend funeral, from her late residence, No. 408 West 56th st., on Wednesday, 12th inst., at one o'clock P. M.

CONNOLLY.—Saddenly, March 8, FANNE A., wife of Charles M. Connolly, and second daughter of the late Louis Gregory.

Euneral from St. Joseph's Church, 125th st. and 9th av., this day, at ten o'clock A. M. Relatives and friends are invited to attend.

COVERTENANS.—Suddenly, on Saturday, March 8, CATHARINE EVANS. nee COVERT.

Friends and relatives of the family are respectfully invited to attend the runeral from Church of Holy Martys, Forsyth st., near Canal, ou Tuesday, the lith inst., at one P. M.

COX.—In Brooklyn, on Monday, March 10, Jenne G., daughter of Hanush and the late George M. Cox, agod 35 years.

11th inst., at one P. M.

COX.—In Brooklyn, on Monday, March 10, Jennie
G., daughter of Hannah and the late George M. Cox,
aged 26 years.

Notice of funeral hereafter.
DEVERRUX.—Suddenly, on the 8th inst., WaltenDEVERRUX.—Suddenly, on the 8th inst.,

worthy brother, Walter Devereux. By order of
HENRY A. VAN DYNE, Master.

JOHN T. DECKER, Sevetary.

SI' Kulghts of Columbian Commandery, No. 1,
K. T. are hereby ordered to assemble at the asylum,
in full uniform, on Tuesday, March it, at twelve M.,
shorp, to attend the funeral obsequies of our late
Sir Knight Walter Deveraux. Sir Knights of sister
commanderies courte many invited to be present.

Em, Sir PETER FORRESTER, Commander.
FRED. W. HERBING, Recorder.
Members of Warren Association are requested to
meet at the club rooms, No. 234 Spring st., on Tuesday, March II, at eleven o'clock A. M., to attend the
fumeral of our late esteemed associate, Walter Deveraux.

NETHONY YEOMAN, President.

T. J. DONIGAN, Recording Secretary.
DE LACY.—NAVAL LODGE, No. 69, F. AND A. M.—
BROTHERS—You are hereby summoned to assemble
at Clinton Room, Masonic Tomple, on Wednesday,
March 12, at half-past twelve P. M. sharp, for the
purpose of attending the funeral of our late Brother
Edward De Lacy. By order,
D. W. NEWMON, W. M.

March 15, purpose of attending the Tuberal C. Edward De Lacy. By order, D. W. NEWMON, W. M.

T. J. M. REYES, Secretary.

D. W. NEWMON, W. M.

DUNHAM.—At Hackensack, on March 9, JANE H.

DUNHAM. widow of the late Smith Dunham, of New
Brunswick, in the 76th year of her age.

Funeral services at No. 29 State at., Hackensack,
N. J., Tuesday, three P. M. The remains will be
taken to New Brunswick.

ELDDEDGE, In Elmira, N. Y., at the residence of
his grandson, Henry W. Strang, on Sunday, March 9,
Hamaon ELDBEDGE, in the 80th year of his age.
Interment at Greenwood, Tuesday, at one P. M.

FIELD.—On Sunday morning, March 9, Mrs.
LOUISA E. SANFORD, widow of the late Thomas H.

Field, aged 57 years.

Funeral services at her late residence, No. 13
Lefferts place, Brocklyn, Tuesday, March 11, at four
o'clock P. M.

GRISSORY.—In Newark, N. J., on the 8th of March,
Mrs. A. C. GREGORY, aged 85 years.

Funeral from her late residence, 116 Clinton av.,
on Wednesday atternoon, at two o'clock.

GUILPOYLE.—In Brocklyn, on Monday, the 10th
inst. John GUILPOYLE, beloved husband of Teresa
Guilfoyle, aged 46 years.

Relatives and friends of the family, also the members of Constitution Club, are invited to attend the
funeral, from his late residence, 130 High st., Brooklyn; the remains will be taken to St. James' Cathedral, on Thursday, March 13, at nine A. M., where a
solemn requiem mass will be offered for the repose
of his soul; thence to Holy Cross Cemetery, Platbush, for intermont.

Hand.—In Brooklyn, on Sunday, March 9, Captain
JAMES HAND.

Rehatives and friends of the family are respectfully

HAND.—In Brocklyn, on Sunday, March 9, Captain JAMES HAND.
Relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, No. 88 Clinton av., on Tuesday, March 11, at two P. M.
Philadelphia papers please copy.
HART.—At her late residence, 106 Mott st., Mrs.
ELLEN HAET.
Notice of funeral hereafter.
HIGGINS.—Oh Monday, the 10th inst., after a short but severe illness, ELIZABETH WALTER, third daughter of Sarah A. and S. B. Parkman Higgins.
Funeral services at St. Poter's Church, Perth Amboy, on Wednesday, the 12th inst., at one o'clock P. M. Train leaves foot of Liberty st., New York, at 11:45 A. M.
HOICHKISS.—In Plainfield, N. J., on the 9th inst.,

M. Train leaves foot of laborty st., New York, at 11:45 A. M.

HOTCHKISS.—In Plainfield, N. J., on the 9th inst., Honace Hotchkiss, in his 50th year.
Functal services from his late residence, in Plainfield, Wednesday, March 12, at ten A. M.

HOTCHKISS.—On Monday, March 10, Many E., daughter, of the late Clark B. Hotchkiss, of Auburn, N. Y.

Relatives and friends are respectfully invited to attend the funeral services at her late residence, No. 423 Classon av., Brooklyn, on Wednesday, March 12, at three o'clock P. M.

HUGHES.—'C' COMPANY, SIXTY-KINTH INFANTAY, N. G.S.N.Y.—The members of this command will assemble at regimental armory, corner Grand and Ludlow sts., on Tuesday, 1th inst., at half-past twelve P. M. sharp, in full dress uniform, to attend the funeral of our late brother member, John Hughes. Members of the regiment are requested to attend. By order.

Licutenant WM. PURCELL, Com. C Co.

D. C. MCCARTHY, First Sergeant.

Jackson.—At her residence, 139 Sullivan st., on

D. C. McCarrey, First Sergeant,

Jackson.—At her residence, 139 Sullivan st., on
Monday, March 10, of consumption, Mrs. Samuel Q. Jackson, aged 28 years. Funeral will take place on Wednesday, March 12,

Relatives and friends are invited to attend the funeral, from her late residence, on Wednesday, the 12th, at one P. M. Train leaves Jersey City 9:45 A. M.; return, leaves Nyack 3 P. M.
Newburg papers please copy.
Moons.—At Newtown, L. I., Monday, March 10, 1879, Counselius Luyster Moons, in the 64th year of his age.

Nowburg papers please copy.

Moone.—At Newtown, L. I., Monday, March 10.

1879, Connelius Leyster Moone, in the 64th year of his age.

Funeral at St. James' Church, Newtown, Wedneaday, 12th inst., at three P. M. Trains leave Thirty-fourth stroet ferry at 2:15 P. M.

Monan.—On Monday morning, March 10, Hellan Moran, agod 22 months and 6 days.

Funeral private.

McCarbray.—Suddenly, on Monday, March 10, Mary Ellen, beloved daughter of Denis and Margaret McCarthy, in the 18th year of her age.

Relatives and triends are respectfully invited to attend her funeral, from the residence of her parents, No. 11 Monroe st., at one P. M., on Wedneadag March 12, thence to Calvary Cemetery for interment.

McCarbray.—On Monday, March 10, at his residence, 221 Ryerson st., Brooklyn, after a long illness, Daniel McCarbray.—March 10, Mrs. Ann McGivenin, a native of county Rosecommon, Ireland.

Funeral on Wednesday afternoon, at two o'clock, from the residence of Manhattan av., Greenpoint, L. I.

ODELL.—On Sunday, March 9, after a brief illness, William I. Odell. aged 28 years, eldest son of Abraham Odel, deceased, of Wastchester county.

Relatives and friends of the family are respectfully invited to attend the funeral, from his late residence. No. 345 East 78th st., on Toucsday, 11th inst., at one o'clock; thence to Calvary.

Schoonmare.—At Flatbush, L. L., on Monday, 10th inst., Mary A., widow of J. V. Schoonmaker, aged 78 years.

Relatives and friends are invited to attend the funeral services, at her late residence, on Thursday, 13th inst., at two o'clock P. M.

Sherman.—On Sunday, March 9, 1879, in Paris, France, Sophia Taylon Shrimsha, daughter of the late Sephen Smith.

Notice of funeral to-morrow.

Thess.—On Monday morning, after a lingering illness, Hermerat C., wife of John Theise, in the 66th year of her age.

Relatives and friends of the funfly, also the German Ladies' Aid Society and St. Markus Ladies' Society are respectually invited to attend the f

East 115th st., GASTANO TROISI, in the 69th year of his age.
Relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, our Wednesday, March 12, at two P. M.
VERPLANCE.—At Mount Gulian, Pishkill on the Hudson, March 10, 1879. Many Honart, widow of Samuel Verplanck and daughter of the late Right Rev. J. H. Hobart.
Notice of funeral hereafter.
WALE.—JOSEPH N., of pneumonia, second eldest son of Robert and Jane Wale, aged 36 years, 7 months.

son of Robert and Jane Waie, aged 36 years, 7 months.

Funeral Tuesday, ten A. M., at First Baptist Church, West Hoboken, N. J.

Wax.—On Sunday, March 9, Schener Wax, aged 80 years, formerly of Newtown, L. I.

Relatives and friends are invited to attend the funeral, from his late residence, 116 Gates av., Brooklyn, on Tuesday, at two o'clock.

Westervelt.—On Sunday evening, March 9, 1879, after a short illness, Auron J. Westervelt., son of the late Jacob A. Westervelt.

Relatives and friends are invited to attend the funeral services, on Wednesday, the 12th inst., at eleven A. M., from his late residence, 63 West 88th st. WILLIAMS, in the 40th year of his age.

Funeral Tuesday, March 11, at two o'clock P. M., from his late residence, 260 Schermerhorn st., Brooklyn.

The A. M. On Wednesday, March 12; at half-past nine A. M. YOUMANS.—On Saturday, 8th inst., SIDKEY A. YOUMANS. In the 48th year of his age.
Relatives and triends are invited to attend the funeral, from his late residence, 441 West 24th st., on Tuesday, the 11th inst. at one P. M.

FINANCIAL AND COMMERCIAL.

The Stock Market Less Active and Irregular.

Government Bonds Firm, States Lower and Railroads Strong.

Money on Call Easy at 3 a 5 a 4 Per Cent.

Wall Street, Monday, March 10-6 P. M. What between the absence of several prominent operators, who, tired of bagging goese in the stock market, have gone to try their hand at Carrituck ducks, and the indisposition of those left behind to assert themselves in any defined and speculative way, business languished this morning and transac-tions were fined down to the, point of dulness. In act, up to noon day the market remained in a state of siesta and only woke up to a quast sort of activity during its final hours. Attiough not much to brag of there was a preceptible increase in both the amount of dealings and in the general improve-ment of prices within an hour or so of gong sound. It was as though quotations, grovelling upon the ground floor, had been thrust into an elevator and lifted a story higher without any particular rhyme or market, which was lodged in a res-de-chaussée at the market, which was longed in a re-de-chaissee at the opening, found itself promoted to the comparatively better quarters of an entresol during the afternoon, and hopeful bulls even aspire to a premier of prices before the week is out. To the large majority of good brokers, who, being still in the flesh, have had no opportunity of going to Paris, and may be therefore mystified as to our meaning, it is sufficient to explain that the market opened low, mounted mod-erately and gave token of a further advance in the immediate future. It is generally conceded that the hoisting power is to be looked for in the Northwest common stock. Rumor has it that several of the delinquent pool sellers have made up their quots and restored the missing shares to the combination coffers. Others, it is said, are likely to follow suit, and thus the "escrow" (which turned out to be no escrow at all), will be re-established in its pristine integrity. The result will be a "make up." such as follows upon a lovers' quarrel, and the reconstruction of a pool loaded with some 70,000 shares, which can only be floated by advancing the price of the stock itself, and by sympathy the rest of the active list. The prospects of a Western as clear as a bottle of Burgundy en berceau, were set on end and muddled by the action of the executive with recommending a quarterly dividend of 1½ per cent while passing over the "melon" question entirely. They show, however, a handsome surplus after paying the dividend of nearly \$600,000, and intimate that the business of the company will warrant two per cent quarterly payments in the future. There was a good deal of latent strength manifested in Michigan Central, which rose to 88½ and stayed there. Jay Gould, who is believed to be short of a large lot of stock, is said to have purchased 3,000 shares at 90, cash, from a friend of the property, and to have sold it back to triend of the property, and to have soid it back to him at 87, seller 60. Three per cent for sixty days' lease of life may be a prudent outlay, but is nevertheless an expensive one. Delaware and Lack-awanna advanced 1 per cept or more under good moderate extent, but sufficient to close up a day which had began in sackcloth and ashes with a very

fair degree of decency.

The opening, highest, lowest and closing prices of stocks at the New York Stock Exchange to-day were

JOHNSON.—At South Amboy, N. J., after a lingering filness, Theodore W. Johnson, aged 41 years and 11 months.

Funeral this hav (Tuesday), 11th inst., at two o'clock, at the Methodist Episcopal Church in South Amboy. Relatives and friends are respectfully invited to attend.

Kenny.—At Ridgefield Park, Bergen county, N. J., 5th inst., Nelle E., daughter of Peter Kenny, aged 18 years.

The remains will arrive at Forty-second street ferry, this (Tuesday) morning, at twelve o'clock, for interment in New York.

Kennash.—On Sunday morning, March 9, after a lingering illness, C. Josephing, March 9, after a lingering illness, C. Josephing, wife of Alexander Kirkland and closest daughter of John C. Bach, Esq., in the 33d year of her age.

Funeral from the Church of the Heavenly Rest, 5th av., between 46th and 46th sts., on Tuesday, 11th inst., at ten A. M. The relatives and friends of the family are invited to attend.

Klein,—On Monday, at his house, 188 Wooster st., Rolatives and friends of the family are respectfully invited to attend.

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LYNCH.—On Sunday, March 9, Marhew Lynck, aged 55 years.

Notice of funeral in to-morrow's Herald.

Monurell.—At Nyack, N. Y., on Sunday, the 9th inst., Miss Julia Monriella are invited to attend the funeral, from her late residence, on Wednesday, the 9th inst., Miss Julia Monriella, aged 85.

Relatives and friends are invited to attend the funeral, from her late residence, on Wednesday, the 9th inst., Miss Julia Monriella, aged 85.

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Relatives and friends are invited Ohio & Mississippi...bl1 American District Tel 44%

The following were the closing three P. M:-

The total sales of stocks at the Board to-day aggregated 113,300 shares, which were distributed as fol lows:—Chicago and Northwestern, 3,970; do., pro-ferred, 7,100; Chicago, Rock Island and Pacific, 320; Delaware, Lackswanna and Western, 30,420; Delaware Schward, Isacawania and Western, 30,239; Delaward and Hudson Canal, 920; Eric, 11,650; Hannibal and St. Joseph, 120; do. preferred, 209; Kansas Pacific, 2,500; Lake Shore, 6,504; Michigan Contral. 1,750; Milwaukee and St. Paul, 2,110; do. preferred, 356; Missouri, Kansas and Texas, 3.650; Morris and Eesex, 900; New York Central, 459; New Jersey Central, 8,800; Ohio and Mississippi, 1,100; Pacific Mail, 3,000; Union Pacific, 400; Wabash, 930; Western Union Telegraph,

Money on call lent at 3 a 3 % per cent, advanced to 5 per cent and closed at 4 per cent. Foreign ex-change was steady at 4.87 and 4.90 for bankers' long and short sterling. Actual business was done at con-cessions. The Clearing House statement to-day

Balances. 3,680,501
The Sub-Treasury to-day paid out \$7,450 gold for legal tenders received. The London advices reported consols steady at 95% a 95% for both money and the account. United States bonds were a shade lower at 107% for new 4%, 103% for 1867%, 105% a 104 for 10-10's and 100% for new 5's. American rathway shares quoted at 88%, and do. ex-coupon at 63%. At Paris rentes were firm at 112f. 95c.

Government bonds here were quiet and firm. The subscriptions to the 4 per cent loan to-day amounted to \$1,241,000. The following were the closing quota-

	421
United States currency 6's	12
United States 6's, 1881, registered	10
United States 6's, 1881, coupon	10
United States 6's, 1867, registered	10
United States 6's, 1867, coupon	10
United States 6's, 1868, registered	10
United States 6's, 1868, coupon	10
United States 19-40's, registered	10
United States 10-40's, coupon	10
United States 5's, 1881, registered	10
United States 5's, 1881, coupon	10
United States 43, 's, 1801, registered	10
United States 43, 8, 1891, coupon	10
United States 4's, 1997, registered	9
United States 4's, 1907, coupon	10

Columbias fell to 82%, Lousiana consols to 52 and Missouri sixes to 104. The other issues were steady. In railroad bonds there was an advance of 1% in Missouri, Kansas and Texas seconds, % in Jersey Central convertible assented, Missouri, Kansas and Texas consols assented and Wabash seconds (ex-coupon), ½ in Wabash firsts (St. Louis division), ¾ in Denver and Rio Grande firsts, and ¾ in Rock Island sixes of 1917, Jersey Central firsts consols assented.